

I am appalled that you would even consider weakening NJ's Do Not Call List provisions. The Federal policy is fundamentally weak, as it allows too many exemptions. To force the NJ policy to follow Federal policy is to deny the concept that the highest standards should prevail.

1. To disallow higher standards is to deny a fundamental device that representative government has to determine policies, i.e. to examine local practices to determine the highest good for the people. It is only when local practice denies some common good, e.g. denies civil rights, that it should be discouraged.

To argue that the common good of the people is served by yielding to commercial interests is to deny the obvious...a majority of people don't want sales calls.

2. The premise that some agreement to be subjected to solicitations has been reached with any business, by virtue of having conducted some commercial exchange with that business, is ridiculous, and circumvents the intent and purpose of having a do not call list.

Prove to me that the FCC is actually serving me. Do not deny the higher standard that my State has established according to the will of the citizens.

Sincerely,

Ronald Saxon